

REMARKS

Claims 1-14 and 16-35 are pending.

103 Rejections

The instant Office Action states that Claims 1-14 and 16-35 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Bindra, *electronic design* article dated November 6, 2000, “Programmable SoC Delivers an New Level of System Flexibility” (hereinafter, “Bindra”), in view of “PSoC Designer: Integrated Development Environment, Getting Started 25-Minute Tutorial” Revision 1.0 dated July 3, 2001 (hereinafter, “the IDE Tutorial”).

Applicant respectfully agrees with the statement on page 5 of the instant Office Action that Bindra does not address “automatically constructing source code.” The IDE Tutorial is cited to correct this deficiency. However, Applicant respectfully submits that the IDE Tutorial does not qualify as prior art.

Submitted with this response is a declaration under 37 CFR § 1.132. The declaration indicates that, to the extent that subject matter included in the IDE Tutorial may anticipate Claims 1-14 and 16-35, such subject matter is believed to be derived from the Applicant’s own work. As such, the IDE Tutorial is disqualified as prior art and may not be used to anticipate Claims 1-14 and 16-35. No admission is being made that the IDE Tutorial contains subject matter that anticipates or renders obvious the claims of the present application.

In summary, Applicant respectfully submits that Bindra does not show or suggest the present claimed invention as recited in Claims 1-14 and 16-35 and that the IDE Tutorial does not qualify as prior art. Accordingly, Applicant respectfully submits that Claims 1-14 and 16-35 traverse the basis for rejection under 35 U.S.C. § 103(a) and are in condition for allowance.

Conclusions

In light of the above remarks, reconsideration of the rejected claims is respectfully requested.

Based on the arguments presented above, it is respectfully asserted that Claims 1-14 and 16-35 overcome the rejections of record and, therefore, allowance of these claims is solicited.

The Examiner is invited to contact Applicant's undersigned representative if the Examiner believes such action would expedite resolution of the present Application.

Respectfully submitted,

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